IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

JUXTACOMM TECHNOLOGIES, INC.	§
PLAINTIFF,	§ § 8
v.	§ Civil Action No. 2:07-CV-00359-LED
	§
(1) ASCENTIAL SOFTWARE	§
CORPORATION,	§
(2) BUSINESS OBJECTS SA,	§
(3) BUSINESS OBJECTS AMERICAS,	\$ §
(4) INTERNATIONAL BUSINESS	8
MACHINES CORPORATION,	8
(5) INFORMATICA CORPORATION and	§
(6) MICROSOFT CORPORATION	§
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DEFENDANTS.	S Committee Agrica
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JOINT MOTION FOR DISMISSAL

Pursuant to Fed. R. Civ. P. 41(a)(2) and (c), Plaintiff JuxtaComm Technologies, Inc. ("JuxtaComm") and Defendant Informatica Corporation, ("Informatica"), hereby move this Court to dismiss in their entirety and with prejudice JuxtaComm's claims against Informatica and Informatica's counterclaims against JuxtaComm, with each party to bear its own costs, expenses and attorneys fees.

DATED: September 4, 2009

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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this Motion was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(b)(1). Pursuant to Fed. R. Civ. P. 5(a)-(d) and Local Rule CV-5(b)(2), all other counsel or record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by email and/or fax, on this the 4th day of September 2009.

R. Louren Macon

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